

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF MICHIGAN**

Andrew Lyles, #667516

Plaintiff,

v.

Case No.: 2:19-cv-10673

District Judge: Laurie J. Michelson
Magistrate Judge: Kimberly Altman

Papendick et al

Defendants,

LAURENCE H. MARGOLIS P.C.

Ian Cross (P83367)
Attorney for Plaintiff
214 S. Main St., Suite 200
Ann Arbor, MI 48104
(734) 994-9590
ian@lawinannarbor.com

CHAPMAN LAW GROUP

Devlin Scarber (P64532)
Jeffrey L. Bomber (P85407)
Attorneys for Keith Papendick, M.D.
1441 West Long Lake Rd., Suite 310
Troy, MI 48098
(248) 644-6326
dscarber@chapmanlawgroup.com
jbomber@chapmanlawgroup.com

SUGGESTION OF BANKRUPTCY AND NOTICE OF AUTOMATIC STAY

Tehum Care Services, Inc. d/b/a Corizon Health, Inc. (“TCS” or the “Debtor”), the Employer and insurance carrier of the named Corizon Defendant herein, files this Suggestion of Bankruptcy and Notice of Automatic Stay and would respectfully show as follows:

On February 13, 2023 (the “Petition Date”), TCS filed a voluntary petition pursuant to chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1532 (the “Bankruptcy Code”). The case is pending in the United States Bankruptcy

Court for the Southern District of Texas, Houston Division, under Case No. 23-90086 (CML) (the “Chapter 11 Case”).

As a result of the commencement of the Chapter 11 Case, section 362 of the Bankruptcy Code operates as a stay, applicable to all entities, of (i) commencement or continuation of a judicial, administrative or other action or proceeding against the Debtor that was or could have been commenced before the commencement of the Chapter 11 Case, or to recover a claim against the Debtor that arose before the commencement of the Chapter 11 Case; (ii) the enforcement, against the Debtor or against the property of their bankruptcy estates, of a judgment obtained before the commencement of the Chapter 11 Case; (iii) any act to obtain possession of property of the estate or of property from the estates or to exercise control over property of the Debtor’s estate; and (iv) any act to create, perfect, or enforce a lien against property of the Debtors’ estate.

The stay set forth in 11 U.S.C. § 362(a) became effective automatically upon the commencement of the Chapter 11 Case. If any party violates the stay, the Debtor may seek to have such actions deemed void, move for sanctions in the Bankruptcy Court and recover actual damages, including costs and attorneys’ fees, arising from the violation of the stay.

Respectfully submitted,
CHAPMAN LAW GROUP

Dated: February 20, 2023

/s/Devlin Scarber
Devlin K. Scarber (P64532)
Jeffrey L. Bomber (P85407)
Attorneys for Keith Papendick, M.D.
1441 W. Long Lake Rd., Suite 310
Troy, MI 48098
(248) 644-6326
dscarber@chapmanlawgroup.com
jbomber@chapmanlawgroup.com

PROOF OF SERVICE

I hereby certify that on February 20, 2023, I presented the foregoing paper to the Clerk of the Court for filing and uploading to the ECF system, which will send notification of such filing to the attorneys of record listed herein and I hereby certify that I have mailed by US Postal Service the document to the involved nonparticipants.

/s/Devlin Scarber
Devlin Scarber (P64532)